Honorable Marsha J. Pechman

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

RACHEL A. PRICE, an individual; and TESSA V. GEHARDT, an individual,

NO. 2:17-cv-01337-MJP

10

11

12

13

14

1

2

3

4

5

6

7

8

9

vs.

STIPULATED MOTION FOR RELIEF FROM DEADLINE TO DISCLOSE EXPERT WITNESS REPORTS

EQUILON ENTERPRISES, LLC, d/b/a SHELL OIL PRODUCTS US, a Delaware

Limited Liability Company,

NOTE FOR MOTION: April 20, 2018

Defendant.

Plaintiffs.

15

13

16

17 18

19

20

2122

23

24

2526

STIPULATED MOTION FOR RELIEF FROM DEADLINE TO DISCLOSE EXPERT WITNESS REPORTS - 1 (NO. 2:17-cv-01337-MJP)

STIPULATION

The parties hereby stipulate and request that the Court order relief from the deadline for disclosing expert witness reports set out in the Order Setting Trial Date & Related Dates (Dkt. 9). The current deadline is April 23, 2018. The parties agree that the trial schedule must be altered but have not yet agreed on a proposed new date.

There is a related case pending before Judge Coughenour, No. 11-cv-01553-JCC, *Price et al v. Equilon Enterprises, et al*, ("Price I") involving the same parties and counsel and similar, overlapping claims, which was set to be tried in March of this year. However, Judge Coughenour struck the trial date, due to criminal case demands, and directed the parties to propose a new trial date between October and December of this year. The parties stipulated to a new trial date of December 3, providing the trial date in this case could be moved because the parties agreed that "Price I" should be tried first. Ex. A. Judge Coughenour ordered the first case

1	set for December 3, 2018. Ex. B. Plaintiffs proposed a new trial date in this case (March 4,	
2	2019), but Defendants' witnesses were not available during that week. Defendant proposed the	
3	week of March 25, but Plaintiffs indicated that they had a trial conflict. Defendants are working	
4	to determine other dates of availability.	
5	For the foregoing reasons, the parties stipul	ate and jointly request relief from deadline to
6	disclose expert witness reports on April 23, 2018.	The parties will submit a proposed new trial
7	schedule with new pre-trial deadlines promptly.	
8	DATED: April 20, 2018.	
9	WILLIAMS KASTNER	BRESKIN JOHNSON & TOWNSEND PLLC
10 11 12 13 14 15 16 17 18 19 20	By: /s/ Sheryl J. Willert Sheryl J. Willert, WSBA #08617 Jeffery M. Wells, WSBA #45840 601 Union Street, Suite 4100 Seattle, WA 98101-2380 Telephone: (206) 628-6600 Fax: (206) 628-6611 swillert@williamskastner.com jwells@williamskastner.com Attorneys for Defendants	BRESKIN JOHNSON & TOWNSEND PLLC By: /s/ Daniel F. Johnson Daniel F. Johnson, WSBA No. 27848 Cynthia J. Heidelberg, WSBA No. 44121 1000 Second Avenue, Suite 3670 Seattle, WA 98104 Tel: 206-652-8660 djohnson@bjtlegal.com cheidelberg@bjtlegal.com Attorneys for Plaintiffs
21		
22		
23		
24		
25		
26	5	

STIPULATED MOTION FOR RELIEF FROM DEADLINE TO DISCLOSE EXPERT WITNESS REPORTS - 2 (NO. 2:17-cv-01337-MJP)

ORDER

Pursuant to the above stipulation, it is hereby ORDERED that:

The Court GRANTS the parties' joint request for relief from the deadline to disclose expert witness reports on April 23, 2018.

DATED this 23rd day of April, 2018.

Marsha J. Pechman
United States District Judge

STIPULATED MOTION FOR RELIEF FROM DEADLINE TO DISCLOSE EXPERT WITNESS REPORTS - 3 (NO. 2:17-cv-01337-MJP)